TO MARCH 15, 2010; [PROPOSED] ORDER THEREON

USDC NDCA Case #CV09-03399 MHP

509079.1

1	IT IS HEREBY STIPULATED, pursuant to Local Rule 6-2, by and between Plaintiff							
2	Chad Bilbrey and Defendants Reliance Standard Insurance Company ("Reliance Standard"),							
3	Matrix Absence Management, Inc. ("Matrix"), Group Welfare Benefit Plan and LAM Research							
4	Corporation, through their attorneys of record, that the Case Management Conference currently set							
5	for February 8, 2010, and the hearing of Defendants' motion to dismiss, currently set for February							
6	22, 2010, be continued to March 15, 2010, at 2:00 p.m. The Joint Case Management Conference							
7	Statement shall be filed on or before March 8, 2010.							
8								
9	Date: January 28, 2010 WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP							
10								
11	By: /s/ Dennis J. Rhodes							
12	ADRIENNE C. PUBLICOVER DENNIS J. RHODES							
13	Attorneys for Defendants RELIANCE STANDARD INSURANCE COMPANY,							
14	MATRIX ABSENCE MANAGEMENT, INC. and GROUP WELFARE BENEFIT PLAN							
15								
16	Date: January 28, 2010 KRAFCHICK LAW FIRM							
17								
18	By: <u>/s/ Steven P. Krafchick</u> STEVEN P. KRAFCHICK							
19	Attorneys for Plaintiff CHAD BILBRY							
20								
21	<u>ORDER</u>							
22	Pursuant to the stipulation of the parties, the Case Management Conference is continued to							
23	March 15, 2010 at 2:00 p.m. The parties shall file their Joint Case Management Conference							
24	Statement by March 8, 2010.							
25	IT IS SO ORDERED.							
26	2/5/10							
27	Date: By:							
28	HONORABLE MARIE AVE.							
	STIPULATION TO CONTINUE CASE MANA TO MARCH 15, 2010 Judge Marilyn H. Patel USDC NDCA Case #CV09-03399 MHP							
	USDC NDCA Case #CV09-03399 MHP 509079.1							

CERTIFICATE OF SERVICE

Chad Bilbrey v. Reliance Standard Insurance Company, et al. USDC NDCA Case #CV09-03399 MHP

I am over the age of eighteen years and am not a party to the within cause. I am employed in the City and County of San Francisco, California and my business address are 525 Market Street, 17th Floor, and San Francisco, California 94105-2725.

On this date I served the following document(s):

STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE and MOTION HEARING DATE TO MARCH 15, 2010; [PROPOSED] ORDER THEREON

✓	:	By Fi	irst Class	Mai	l I caused	each	such enve	lope, v	with f	irst clas	s posta	ge there	eon
		to be	deposited	in a	recognized	place	of deposi	t of th	e U.S	S. Mail	in San	Francis	
Calif	ornia, for	r collec	ction to the	e offi	ce of the ad	dresse	e followir	ng ordi	inary	busines	s pract	ices.	

- <u>By Personal Service</u> -- I caused each such envelope to be given to a courier messenger who personally delivered each such envelope to the office of the address.
- <u>By Overnight Courier</u> -- I caused each such envelope to be given to an overnight mail service at San Francisco, California, to be hand delivered to the addressee on the next business day.
- <u>Facsimile</u> -- (Only where permitted. Must consult CCP §1012.5 and California Rules of Court 2001-2011. Also consult FRCP Rule 5(e). Not currently authorized in N.D.CA.)

SEE ATTACHED SERVICE LIST

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct to the best of my knowledge.

EXECUTED on January 28, 2010, at San Francisco, California.

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1	SER	VICE LIST						
2 3	Steven P. Krafchick, Esq. KRAFCHICK LAW FIRM 100 W. Harrison, South Tower,	Abraham N. Goldman, Esq. ABRAHAM N. GOLDMAN & ASSOCIATES, LTD						
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6	Appearing Pro Hac Vice	Attorneys for Plaintiff CHAD BILBREY						
7	Attorneys for Plaintiff CHAD BILBREY							
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